.S.A. (8-57)	STATINTL				•
STATINTL GREY	YH UND	RENT.	-A-LAR		
RENTAL CONTRACT NO	naka a	MADE THIS 5	and the state of t	May	19€
CASH CHARGE AND INVOICE LOCAL ADDRESS		E.	TIME RETURNED		
PHONE CONTACT			TIME OUT	8:1:	 5
		РНОІ	MILEAGE IN		<u> </u>
GREDIT CARD NO. GH 130 ISSUED BY		<u> </u>	MILEAGE OUT MILES DRIVEN	32/	11
DRIVER'S LICENSE NO.			MILES @	12 % 4	1 5
148941D	,	DNE	HOURS @ /	52	
Mass. 8-9-5-9 6 The	MAKE LICENSE NO.	CAR NO.	DAYS @ /	0. 10	co
PAID OR CHARGE STAMP		HORIZED DRIVERS	WEEKS @/	5"=	
1 och	a1		TOTAL TIME AND MILEAGE CHARGE	14	56

RITH	4.		SUB TOTAL	14	46
The state of the s	3.		COLLISION PROTECTION CHARG	E 1.	CC
DUE BACK	DEPOSIT_		SUB TOTAL	15	56
CHARGE PLATE	I AGREE TO RETURN T	HIS VEHICLE TO THE	SALES		62
	GREYHOUND RENT-A-CA	R U-DRIVE LOCATION	SUB TOTAL	16	18
Joseph Company	STATINTE	-K 3	MISCELLANEOUS CHARGES	1.00	
	284 1880	i i i i i i i i i i i i i i i i i i i	SUB TOTAL	16	18
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LOCATION STAMP	CASH REFUND	TO DRIVER	FOR REPAIRS		
REYHOUND RENT-A-CAR IN	grand of the state of a state of the state o		TOTAL CHARGE		
7900 La Tijera Blvd. Los Angeles 45, Calif.	GASOLINE #		LESS DEPOSIT		1-1
ORegon 8-5408	entra veri de vera espera. Care de care espera	in the Military of Laboratory of the community of the com	NET DUE GREYHOUND	16	18
The state of the state of a Common of the following the state of the s	LI REPAIRS S	The state of the first section of the section of th	NET DUE DRIVER		
n consideration of the mutual promises and convibove and the renter agrees by his signature here on which provisions by a surance: A. FULL COLLISION COVERAGE To be relieved of responsibility for all rented vehicle except as provided herely additional fee constants.	reference hereto are incorporat	ad into this contract. Renter B. \$100 COLLISION LIA To assume Usbiller	on the réverse side hereof further agrees and elects wi	which the rente th respect to col	er ac- Ilision
GREYHOUND RENT-A-CAR, I	NC.				
CUSTOMER Approved F	or Release 2001/08/	15 : CIA-RDP 64 - 00	360R00070005008	30-2	
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OTHER TERMS AND CONDITIONS OF RENTAL CONTRACT

1. Renter agrees that t	3 7 3 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4			
1. Wenter agrees that a	chicle leased to him under	this control of the state will to	A PARTIES SALES	
Mechanical condition and Post-	4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	into contract (neremanter:	red towas "vehicle")	is undamaged and in good
				ve gracemered and the 5000
mechanical condition, and Regter agressame condition in which it was receive that Greyhound shall have the right to	The state of the s	directioning tooms W. Out. 1 FD	. Dereinafter referred	to as "Greyhound") in the
The was received	20. Ordinary wear and toor	avented on the deal det.		to as arelinana) la luc
that Greyhound shall have the wight to	dames 1 11	excepted, on the diff diffe	Stated on the reverse side	Parent provided however
area and and have the right to	demand the return of said v	chicle at any time not with a		vergor, brokided nowelch.
that Greyhound shall have the right to		cirio a cany mine, notwitusi	ancing any other terms or	conditions harnin contained

- 2. Renter agrees to pay Greyhound a charge computed at the time and mileage rates specified in the current rate schedules of Greyhound for the time which elapses during the term of this contract and for the mileage that the vehicle was operated during said term. In addition during the term hereof.

3. Renter agrees not to use or operate said vehicle, or permit it to be used or operated:
(a) in violation of any of the terms or conditions of this rental contract;
(b) for the transportation of persons or property for hire, or in any manner which may be interpreted as operating said vehicle as a public conveyance;
(c) in violation of law or for any illegal purpose;
(d) in any race, speed test or contest;
(e) outside of the State in which the vehicle was rented without the written consent of Greyhound's representative;
(f) for the purpose of towing or propelling any trailer or other vehicle;
(g) while under the influence of intoxicants or narcotics, or by any other person who is in such condition; or
(h) by any person other than the Renter, except that without violating this contract, said vehicle may be used and operated by another person, who is a qualified licensed driver, IF such other person is a member of Renter's immediate family, or is the Renter's employer or employee and uses and operates said vehicle in the normal course of such employment.

In the event of the Renter's violation of the aforementioned conditions, the Renter's right to use and operate said vehicle shall terthwith.

- 4. Except as herein contained with respect to tires, tools and accessories, the Ronter shall not be held responsible for loss or day ange to the vehicle resulting from fire or from theft, nor shall Renter be held responsible for other comprehensive type damages to the vehicle over which he has no control. In connection herewith, the Renter agrees that whenever said vehicle is not being operated, all windows shall be locked and the keys removed. THE STATE OF THE S
- 5. Greyhound agrees to insure the Renter under a standard automobile public liability and property damage policy, subject to the agrees to be bound by such terms, conditions and restrictions and restrictions.

 300. Best 144307

- 6. The insurance coverage referred to in paragraph 5 does not apply
 (a) to any injury sustained or damage caused when the vehicle is operated by anyone other than the Renter, a qualified licensed driver if such person is a momber of Renter's immediate family, or the Renter's employer or employee who is using the vehicle in the normal course of business.
 (b) when the vehicle is operated as a public or livery conveyance, except that the act of renting the vehicle without the named insured of a chauffeur of the named insured in attendance shall not constitute the vehicle a public or livery conveyance.
 (c) to the Renter or driver for injuries sustained by passengers or guests or any person while riding in or alighting from or getting into or on said vehicle.

 (d) to any liability imposed upon or assumed by the insured under any Workmen's Compensation Act, plan or law, or any contract of any nature whatsoever.

 (e) to injury or destruction of property owned or transported by the Renter, or property rented to or in charge of the Renter, other than the vehicle described on the reverse side hereof.

- - __DEPOSIT_
- 7. If the Renter elects not to pay an additional rental fee to be relieved of liability for collision damages to said vehicle, then Renter agrees to indemnify Greyhound for any collision damages, which may occur to the vehicle, butinot to exceed the amount of \$100. The Renter understands that the limit up to \$100 is a definite liability on his part regardless of whether or not the among is incurred as a result of his negligence, provided, however, that to the extent of the amount of the subrogation. Notwith-Renter shall be liable for all collision damage if there is reasonable evidence that the damage occurred while the vehicle was being operated in violation of the terms of this contract, or if there is reasonable evidence that the vehicle was deliberately damaged.
- 8. Renter or driver shall immediately report to Greyhound in writing it said vehicle shall be involved in any accident, is damaged in any way whatsoever, or is seized or stolen, and must immediately forward to Greyhound every process, pleading or paper relating to any and all claims, suits and proceedings received by Renter or driver. Renter agrees to co-operate with Greyhound and its insurer in all matters connected with the operation of the vehicle under this contract. OR OR REPORT. AL
- 9. Renter expressly agrees to release Greyhound from, and to indefinity it against, any and all loss, cost, damages and/or liability ing, traffic or legal violations research against the vehicle, driver and/or Greyhound during the termior of this agreement. In the event it shall be necessary for Greyhound to enforce any of the terms, conditions or provisions hereunder by court action, Renter agrees to pay all expenses incurred. Willows LESS DEFOSIT
- of this contract, or if Greyhound has reason to believe that Renter has violated or intends to violate this contract, then, and in any of such events, Greyhound may seize and repossess said vehicle, with the use of force if necessary, wherever it may be. If said whitefer shall both the possession of Greyhound at such place as Greyhound may designate, within twenty four (24) hours following the due date shown on the reverse side hereof, or on such date model time as may be specified by Greyhound pursuant hereto, Renter shall be deemed to be in unlawful possession of said vehicle, and Greyhound shall have the right to notify the police that the vehicle has been stolen, and Renter hereby, releases and discharges. Greyhound from any and all claims arising therefrom, including but not limited to any claims based on false arrest and imprisonment.

encumber his right or interest hereunder. State hereing is transfer or stablet his rights hereing sond in the right or interest hereunder. The course is the right or interest hereunder. The course is the right of interest hereunder.

returned to Greyhound, provided that M. Renter involuntarily loses the u extend beyond the ting such loss, occurs.	of said vehicle is delivered to Renter, and shall end when said vehicle is
extend beyond the time such loss occurs, io. villds are of	se of said venicle before it is returned to Greyholind the term that not
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